204.101

SOURCE: 56 FR 36289, July 31, 1991, unless otherwise noted.

Subpart 204.1—Contract Execution

204.101 Contracting officer's signature.

- (a)(i) Include the contracting officer's telephone number and, when available, e-mail/Internet address on contracts and modifications.
- (ii) The contracting officer may sign bilateral modifications of a letter contract before signature by the contractor.

[56 FR 36289, July 31, 1991, as amended at 63 FR 69006, Dec. 15, 1998]

Subpart 204.2—Contract Distribution

204.201 Procedures.

- (1) The procuring contracting officer (PCO) retains the original signed contract for the official contract file. Administrative contracting officers and termination contracting officers provide the original of each modification to the PCO for retention in the official contract file. Unless otherwise directed by department/agency procedures, the office issuing the orders maintains the original of orders under basic ordering agreements and the original of provisioning orders.
- (2) Ensure that distribution of contracts and modifications is consistent with security directives.
- (c) Distribute one copy to each Defense Finance and Accounting Service (DFAS) accounting station cited in the contract, in addition to the copy provided to each DFAS funding office.
- (e)(i) Distribute one copy of each of the following types of contracts or modifications to the appropriate Defense Contract Audit Agency (DCAA) field audit office (listed in DCAAP 5100.1, Directory of DCAA Offices, available on the World Wide Web, Internet address http://www.deskbook.osd.mil, under reference library documents)—
 - (A) Cost reimbursement;
 - (B) Time-and-materials;
 - (C) Labor-hour;

- (D) Fixed-price contracts with provisions for redetermination, cost incentives, economic price adjustment based on cost, or cost allowability; and
- (E) Any other contract that requires audit service.
- (ii) If there is a question as to the appropriate DCAA field audit office, request the assistance of the DCAA procurement liaison auditor or the nearest DCAA field audit office.
- (f) Provide two copies to offices performing contract administration support functions.

[56 FR 36289, July 31, 1991, as amended at 59 FR 27668, May 27, 1994; 63 FR 31935, June 11, 1998; 64 FR 51075, Sept. 21, 1999]

204.202 Agency distribution requirements.

- (1) Distribute copies of contracts as follows—
- (i) Four copies to the contract administration office (send simultaneously with the copy furnished under FAR 4.201(b));
- (ii) One copy to each consignee indicated in the contract. A transshipping terminal is not a consignee.
- (A) Inventory control points that have an automated uniform inventory control point data base that interfaces with consignees may use their automated procedure rather than sending a written copy of the contract. However, when inspection is required at destination, send a written copy to the consignee.
- (B) The Defense Logistics Agency is authorized to prescribe alternate procedures for distribution of contract documents in Defense Supply Center Philadelphia European Region;
- (iii) Two copies to the military interdepartmental purchase request requiring activity in the case of coordinated acquisition;
- (iv) One copy to the contract administration office (CAO) automatic data processing point, except when the DoDAAD code is the same as that of either the CAO or the payment office (see the Federal Directory of Contract Administration Services Components); and
- (v) One copy, or an extract of the pertinent information, to the cognizant Defense Security Service office listed in DoD 5100.76-M, Physical Security of

Department of Defense

Sensitive Conventional Arms, Ammunition, and Explosives, when the clause at 252.223-7007, Safeguarding Sensitive Conventional Arms, Ammunition, and Explosives, is included in the contract.

- (2) The activity executing a contract modification shall furnish a copy of the basic contract and all modifications to—
- (i) The new and old payment office when adding or changing a payment office:
- (ii) The new contract administration office, a new consignee or other activity, based on the extent to which each activity is concerned with the basic contract and modifications.
- (3) Distribution of modifications issued to provide initial or amended shipping instructions under 204.7004(c)(3)(iii) and 204.7004(f) may be limited to the following—
 - (i) Contractor, one copy;
- (ii) Receiving activity, one copy each;
- (iii) Contract administration office, one copy;
 - (iv) Payment office, one copy; and
- (v) Contract administration office automatic data processing point, one conv.
- (4) Distribution of modifications generated by automated means (computer programs) may be limited to the following—
 - (i) Contractor, one copy;
- (ii) Contract administration office, one copy;
 - (iii) New payment office, one copy;
- (iv) Procuring contracting office, one copy;
- (v) Funding activities, one copy to each; and
 - (vi) Consignee, one copy to each.

[56 FR 36289, July 31, 1991, as amended at 61 FR 7742, Feb. 29, 1996; 63 FR 31935, June 11, 1998; 64 FR 51075, Sept. 21, 1999; 64 FR 61028, Nov. 9, 1999]

204.203 Taxpayer identification information.

- (1) The procedures at FAR 4.203(a) and (b) do not apply to contracts that include the clause at 252.204–7004, Required Central Contractor Registration.
- (2) For a DoD basic ordering agreement or indefinite-delivery contract that requires the contractor to register

in the Central Contractor Registration (CCR) database (see subpart 207.73)—

- (i) The contracting officer issuing the agreement or contract need not provide a copy of the completed solicitation provision at FAR 52.204-3 or 52.212-3(b) to DoD contracting officers placing orders under the agreement or contract; and
- (ii) A DoD contracting officer placing an order under the agreement or contract need not provide the TIN or type of organization information to the payment office.
- (3) For a non-DoD basic ordering agreement or indefinite-delivery contract, a DoD contracting officer placing an order under the agreement or contract must use the procedures at 204.7303(a)(2) to determine if the contractor is registered in the CCR database.
- (i) If the contractor is registered, the contracting officer need not provide the TIN or type of organization information to the payment office.
- (ii) If the contractor is not registered, the contracting officer must follow the procedures at 204.7303(b).

[64 FR 43099, Aug. 9, 1999]

Subpart 204.4—Safeguarding Classified Information Within Industry

204.402 General.

- (1) Subpart 239.74 contains policy and procedures for securing telecommunications between Government agencies and contractors and subcontractors.
- (2) Pursuant to section 808 of Pub. L. 102-190. DoD employees or members of the Armed Forces who are assigned to or visiting a contractor facility and are engaged in oversight of an acquisition program will retain control of their work product. Classified work products of DoD employees or members of the Armed Forces shall be handled in accordance with DoD 5220.22-M, National Industrial Security Program Operating Manual, and DoD 5220.22-R, Industrial Security Regulation. Contractor procedures for protecting against unauthorized disclosure of information shall not require DoD employees or members of the Armed Forces to relinquish control